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## "SUPPLE ENTARY AGREE ENT

"In signing today the treaty between Tapan and Lanchukue doncerning the residence of Japanese subjects, tampiton, etc. in Lanchukuo, the respective plenipotentiaries of the two countries have agreed as follows:

## Warticle 1

steps in order that the rights of lease by negotiation hitherto possessed by Japanese subjects shall, in accordance with the different natures of such rights, be converted into landownership or other rights relating to land, as the case may be.

#### "Article 2

The scope of the administrative laws and ordinances of Lanchukuo concerning taxation, industries, etc., which govern Japanese subjects under Article 2 of the treaty and the manner of application thereof, shall previously be decided upon by consultation between the Japanese Ambassador Entraordinary and Plenipotentiary to Lanchukuo and the Linister for Foreign Afrairs of Lanchukuo.

"In case the Government of Lanchukuo intend to make any important alterations in respect of the laws and ordinances of Lanchukuo which govern Japanese subjects under the stipulations of the preceding paragraph, they shall, until such time as Japanese subjects come within the jurisdiction of the law courts of Lanchukuo, obtain the previous approval of the Japanese Ambassador Extraordinary and Plenipotentiary to Lanchukuo.

"The laws and ordinances of Lanchukuo, whereon a decision by consultation shell be made immediately after the coming into force of the treaty in accordance with the stipulations of the first paragraph of this article, shall in the main be confined to laws and ordinances relating to the land tax, immovable-property contract tax, business tax, juristic person's business tax, crop-output tax, timber tax, mining tax, mining registration tax, alcoholic drinks tax, cigarette tax, consolidated taxes, commercial registration tax, patent registration tax, utility-model registration tax and local taxes; and to administrative laws and ordinances relating to industrial property, weights and leasures, measurement, mining, markets, stock-farming, money exchange and monopoly.

"In levying upon Japanese subjects the business tax and juristic person's business tax of the various taxes enumerated in the preceding paragraph and the house tax and household income tax in the category of local taxes, the Government of Fanchukuo shall, for the time being after the coming into force of the treaty, apply reduced rates in accordance with a decision to be previously made by consultation between the Japanese Ambassador Extraordinary and Plenipotentiary to banchukuo and the inister for Foreign Affairs of anchukuo; and, of local taxes, the additional business tax shall be based on the abount of tax assessed at such reduced rates. It is provided that the reduced rates to be applied immediately after the coming into force of the treaty shall be one-fourth the original rates in respect of the business tax, household income tax and the house tax levied on individuals, and one-third of the original rates in respect of the juristic person's business tax and the house tax levied on juristic person's business tax and the house tax levied on juristic person's business tax and the house tax levied on juristic person's business tax and the house tax levied on juristic persons.

## "Article 3

"The application and execution, in respect to Japanese subjects, of the laws and ordinances of anchukuo, which govern Japanese subjects under Article 2 of the treaty, shall, in so far as such application and execution require judicial procedure, be effected by Japanese consular officers until such time as Japanese subjects come within the jurisdiction of the law courts of lanchukuo.

"In cases referred to in the preceding paragraph, Japanese consular officers shall, subject to the general rules and principles of consular jurisdiction, apply the relevant laws and ordinances of hanchukuo. It is provided that, of the punishments provided for in such laws and ordinances, 'yu-chi-tu-hsing' shall be regarded and applied as 'chō-eki' (imprisonment with hard labor) or 'kinko' (imprisonment without hard labor); 'chu-i' as 'chō-eki' (imprisonment with hard labor) 'kinko' (imprisonment without hard labor) or 'koryū' (detention), 'fa-chin' as 'bak-kin' (fine) or 'karyō' (administrative penalty), and 'kuo-tai-chi', as 'ka-ryō' (negligence penalty).

"In case a fine, administrative penalty or negligence penalty is imposed or an article is confiscated, in accordance with the stipulations of this Article, the proceeds of such fine, administrative penalty or negligence penalty and the confiscated article shall revert to the freesury of the Government of Lanchukuo.

#### "Article 4

"In accordance with an agreement with the Government of lanchukuo to be made separately from the present treaty, the Government of Japan shall abolish or transfer, not later than 31 December

the 12th Year of Showa, corresponding to 31 December the 401 tank of Langte (31 December 1937), the administrative police existing within the territories of Lanchukuo; and, of the laws and ordinances of anchukuo mentioned in Article 2 of the treaty, those which concern taxation and those which have a special bearing upon administrative police within the South Manchuria Railway Zone shall not, until the aforesaid abolition or transfer of administrative police within the territories of Lanchukuo 13 offected, be put in force within the said zone. The scope of those laws and ordinances of Lanchukuo which, as above referred to, have a special bearing upon administrative police within the South Lanchuria Railway Zone shall previously be decided upon by consultation between the Japanese Ambassador Extraordinary and Planipotentiary to Manchukuo and the Linister for Foreign Affairs of Lanchukuo.

"The Government of anchukuo shall, in view of the stipulations of the preceding paragraph, perfect their police system and make the preparations necessary for taking over the Japanese institutions and staffs concerned.

"Until the transfer of administrative police within the South Lanchuria Railway Zone is effected and, in order to ensure the equality of the incidence of taxation upon Japanese subjects residing within and without the said zone, the Japanese Government shall levy within the zone, from the date of the coming into force of the treaty taxes which are insofar as possible the same as the national taxes imposed by Lanchuluo upon Japanese subjects.

"The Government of lanchukuo shall not levy local taxes within the South Lanchuria Railway Zone until after the institutions of the South Lanchuria Railway Company concerning public works, education, sanitation etc., evisting within the said zone shall have been disposed of in accordance with an agreement to be reached between the Governments of Japan and Lanchukuo apart from the present treaty.

#### "Article 5

"Simultaneously with the coming into force within the South Manchuria Railway Zone of the laws and ordinances of Lanchukuo under Article 2 of the treaty, the Government of Manchukuo shall take over, in the condition then existing, the Japanese institutions and staffs concerned, in accordance with a decision to be previously made by consultation between the Japanese Ambassador Extraordinary and Plenipotentiary to Lanchukuo and the Linister for Foreign Affairs of Lanchukuo.

## "Freiele 6

strative seasures taken by the competent authorities of Manchaken with reference to the laws and ordinances of seachable thich position. Japanese subjects under article 2 of the treaty, the Government of sanchukuo shall take appropriate steps to redress the grievance.

## "Article 7

the Japanese Ambassalor Extraordinary and Plenipotentiary to Lanchuku and the Minister for Foreign Affairs of Lanchukue, and also matters in respect to which the approval of the said Japanese Ambassador has been obtained by the Government of Lanchukue, in accordance with the stipulations of the present agreement, shall be made known in the efficial Gazettes of both Japan and Lanchukue.

# "Article 8

"The present agreement shall come into force simultaneously with the treaty.

In withous whereof, the Plenipotentiaries of Japan and of Lanchukuo have signed this agreement and affixed their seals thereto.

Year of Showa, corresponding to the 10th day of the sixth month of the 11th the 3rd Year of Kangte (10 June 1936).

(L.S.) Menkichi UEDA, Ambassador Extraordinary and Flenipotentiary of Japan to Lanchukuo.

kanchukuo.

"Agreed Toras of Understanding between the Plenipotentiaries of Japan and of Lanchukuo, with Reference to the Treaty Between the Two Countries concerning the Residence of Japanese Subjects, Taxation, Etc., in Lanchukuo, and to the Supplementary Agreement thereto:

"I. ith reference to Article 1 of the treaty:

"In case a Japanese subject desires to acquire any right concerning land in an unopened longol region, he shall be required to obtain the parmission of the competent authorities of manchukuo.

"II. 'ith reference to Article 2 of the treaty:

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"]. In view of the limits, within the territories of anchukuo, Japanese subjects, the Covernment of the state of anchukuo and 1. In accordance ith a Cacision to the Covernment of the State of the Stat

"2. The Government of Lanchukuo shall further improve the oristing system of taxation.

3. The Government of Lanchukuo shall, in applying the laws and ordinances of anchukuo which govern Japanese subjects under Article 2 of the treaty, take the necessary steps to protect the rights and interests which appeness subjects not enjoy under the laws, ordinances or customs of Japan.

"III. In reference to Article 4 of the Supplementary Agreement to the treaty:

The imposition and collection of consumption taxes on articles produced within and consumed without the south Lanchuria Railway Zone, and also on articles produced without and consumed within the said zone, shall be decided upon by consultation between the competent authorities of Japan and of Lanchukuo.

"Done at Hsinking this loth day of the sixth month of the 11th Year of Shows, corresponding to the loth day of the sixth month of the 3rd Year of Langte (10 June 1936).

"(L.S.) Kenkichi UEDA
"(L.S.) CHAMG Yen-ching."